

- Sec.
9811. Limitation on assistance.
- PART C—DEVELOPMENT LOANS TO COMMUNITY ECONOMIC DEVELOPMENT PROGRAMS
9812. Development loan fund.
9812a. Interest rates payable on certain rural development loans; assignment of loan contracts.
9813. Model Community Economic Development Finance Corporation; establishment; functions.

- PART D—SUPPORTIVE PROGRAMS AND ACTIVITIES
9814. Training and technical assistance.
9815. Small Business Administration and Department of Commerce economic development programs; regulations.
9816. Department of Housing and Urban Development programs.
9817. Department of Agriculture; Rural Development Administration programs.
9818. Coordination and eligibility.
9819. Evaluation of programs; implementation and funding, etc.; research and demonstration projects; implementation and purposes.
9820. Grants to plan economic development and cooperative programs.
9821. Nondiscrimination provisions.
9822. Availability of certain appropriated funds.

SUBCHAPTER II—HEAD START PROGRAMS

9831. Statement of purpose.
9832. Definitions.
9833. Financial assistance for Head Start programs.
9834. Authorization of appropriations.
9835. Allotment of funds.
9835a. Repealed.
9836. Designation of Head Start agencies.
9836a. Standards; monitoring of Head Start agencies and programs.
9837. Powers and functions of Head Start agencies.
9837a. Head Start transition and alignment with K-12 education.
9837b. Head Start collaboration; State early education and care.
9838. Submission of plans to chief executive officer.
9839. Administrative requirements and standards.
9840. Participation in Head Start programs.
9840a. Early Head Start programs.
9841. Appeals, notice, hearing, and mediation; alternative agency for Indian tribe.
9842. Records and audits.
9843. Technical assistance and training.
9843a. Staff qualifications and development.
9844. Research, demonstrations, and evaluation.
9845. Repealed.
9846. Reports.
9846a, 9847. Repealed.
9848. Comparability of wages.
9849. Nondiscrimination provisions.
9850. Limitation with respect to certain unlawful activities.
9851. Political activities.
9852. Advance funding.
9852a. Parental consent requirement for non-emergency intrusive physical examinations.
9852b. Centers of Excellence in Early Childhood.
9852c. General provisions.

SUBCHAPTER II-A—HEAD START TRANSITION PROJECT

9855 to 9855g. Repealed.

SUBCHAPTER II-B—CHILD CARE AND DEVELOPMENT BLOCK GRANT

9857. Short title and purposes.
9858. Authorization of appropriations.
9858a. Establishment of block grant program.

- Sec.
9858b. Lead agency.
9858c. Application and plan.
9858d. Limitations on State allotments.
9858e. Activities to improve the quality of child care.
9858f. Criminal background checks.
9858g. Administration and enforcement.
9858h. Payments.
9858i. Reports and audits.
9858j. Reports, hotline, and Web site.
9858k. Limitations on use of financial assistance for certain purposes.
9858l. Nondiscrimination.
9858m. Amounts reserved; allotments.
9858n. Definitions.
9858o. Parental rights and responsibilities.
9858p. Severability.
9858q. Miscellaneous provisions.
9858r. Studies on waiting lists.

SUBCHAPTER II-C—CHILD CARE SAFETY AND HEALTH GRANTS

9859. Definitions.
9859a. Authorization of appropriations.
9859b. Programs.
9859c. Amounts reserved; allotments.
9859d. State applications.
9859e. Use of funds.
9859f. Reports.

SUBCHAPTER III—FOLLOW THROUGH PROGRAMS

9861 to 9869. Repealed.

SUBCHAPTER IV—GRANTS TO STATES FOR PLANNING AND DEVELOPMENT OF DEPENDENT CARE PROGRAMS AND FOR OTHER PURPOSES

9871. Authorization of appropriations.
9872. Allotments.
9873. Payments under allotments to States.
9874. Use of allotments.
9875. Application and description of activities; requirements.
9876. Report.
9877. Definitions.

SUBCHAPTER V—COMPREHENSIVE CHILD DEVELOPMENT PROGRAM

9881 to 9887. Repealed.

SUBCHAPTER I—COMMUNITY ECONOMIC DEVELOPMENT

CODIFICATION

Subchapter is based on subchapter A of chapter 8 of subtitle A of title VI of Pub. L. 97-35, Aug. 13, 1981, 95 Stat. 489, as amended.

§ 9801. Statement of purpose

The purpose of this subchapter is to encourage the development of special programs by which the residents of urban and rural low-income areas may, through self-help and mobilization of the community at large, with appropriate Federal assistance, improve the quality of their economic and social participation in community life in such a way as to contribute to the elimination of poverty and the establishment of permanent economic and social benefits.

(Pub. L. 97-35, title VI, §612, Aug. 13, 1981, 95 Stat. 489.)

SHORT TITLE OF 2014 AMENDMENT

Pub. L. 113-186, §1, Nov. 19, 2014, 128 Stat. 1971, provided that: "This Act [enacting sections 9858f and 9858r of this title and amending sections 9858, 9858b to 9858e, 9858g, 9858i, 9858j, and 9858m to 9858o of this title and

provisions set out as notes under this section and section 9858 of this title] may be cited as the ‘Child Care and Development Block Grant Act of 2014.’”

SHORT TITLE OF 2007 AMENDMENT

Pub. L. 110-134, §1(a), Dec. 12, 2007, 121 Stat. 1363, provided that: “This Act [enacting sections 9837b and 9852a to 9852c of this title and amending sections 1758, 1766, 9831 to 9835, 9836 to 9844, 9846, 9848, 9850, and 9851 of this title and sections 6312 and 9409 of Title 20, Education] may be cited as the ‘Improving Head Start for School Readiness Act of 2007.’”

SHORT TITLE OF 1998 AMENDMENT

Pub. L. 105-285, §1, Oct. 27, 1998, 112 Stat. 2702, provided that: “This Act [see Tables for classification] may be cited as the ‘Community Opportunities, Accountability, and Training and Educational Services Act of 1998’ or the ‘Coats Human Services Reauthorization Act of 1998.’”

Pub. L. 105-285, title I, §101, Oct. 27, 1998, 112 Stat. 2703, provided that: “This title [enacting section 9837a of this title, amending sections 9831 to 9835, 9836 to 9837, 9838 to 9840a, 9843 to 9844, and 9846 of this title, and repealing sections 9852a and 9855 to 9855g of this title and provisions set out as a note under this section] may be cited as the ‘Head Start Amendments of 1998.’”

SHORT TITLE OF 1996 AMENDMENT

Pub. L. 104-193, title VI, §601(a), Aug. 22, 1996, 110 Stat. 2278, provided that: “This title [enacting section 618 of this title, amending sections 9858, 9858b to 9858e, 9858g to 9858j, 9858m, and 9858n of this title, repealing section 9858f of this title, enacting provisions set out as notes under section 9858 of this title, and amending provisions set out as a note below] may be cited as the ‘Child Care and Development Block Grant Amendments of 1996.’”

SHORT TITLE OF 1994 AMENDMENT

Pub. L. 103-252, §1, May 18, 1994, 108 Stat. 623, provided that: “This Act [see Tables for classification] may be cited as the ‘Human Services Amendments of 1994.’”

Pub. L. 103-252, title I, §101(a), May 18, 1994, 108 Stat. 624, provided that: “This title [enacting sections 9836a, 9840a, 9843a, and 9852a of this title, transferring sections 3161 to 3161g of Title 20, Education, to sections 1235 to 1235g of Title 20, respectively, amending sections 1396r-5, 9832 to 9835, 9836, 9837, 9839, 9840, 9841, 9843, 9844, 9846, 9855a, 9871, and 10905 of this title and sections 1235, 1235a, and 1235c to 1235e of Title 20, repealing sections 9835a, 9845, 9846a, 9847, and 9881 to 9887 of this title, enacting provisions set out as notes under sections 9832, 9839, 9844, and 9881 of this title, and repealing provisions set out as notes under this section and section 9881 of this title] may be cited as the ‘Head Start Act Amendments of 1994.’”

SHORT TITLE OF 1992 AMENDMENT

Pub. L. 102-401, §1, Oct. 7, 1992, 106 Stat. 1956, provided that: “This Act [amending sections 9835 to 9839, 9846, 9846a, and 9858n of this title and enacting provisions set out as notes under sections 9835 and 9836 of this title] may be cited as the ‘Head Start Improvement Act of 1992.’”

SHORT TITLE OF 1990 AMENDMENT

Pub. L. 101-501, §1(a), Nov. 3, 1990, 104 Stat. 1222, provided that: “This Act [see Tables for classification] may be cited as the ‘Augustus F. Hawkins Human Services Reauthorization Act of 1990.’”

Pub. L. 101-501, title I, §101, Nov. 3, 1990, 104 Stat. 1224, provided that: “This subtitle [subtitle A (§§101-123) of title I of Pub. L. 101-501, enacting sections 9835a and 9846a of this title and amending sections 9831, 9832, 9834, 9835, 9836 to 9841, 9843 to 9846, 9847, and 9848 of this title] may be cited as the ‘Head Start Expansion and Quality Improvement Act.’”

Pub. L. 101-501, title I, §131, Nov. 3, 1990, 104 Stat. 1238, provided that subtitle B (§§131-140) of title I of Pub. L. 101-501, enacting subchapter II-A of this chapter and amending section 9834 of this title, could be cited as the ‘Head Start Transition Project Act’, prior to repeal by Pub. L. 105-285, title I, §119, Oct. 27, 1998, 112 Stat. 2728.

SHORT TITLE OF 1989 AMENDMENT

Pub. L. 101-120, §1, Oct. 23, 1989, 103 Stat. 700, provided that: “This Act [amending section 9834 of this title] may be cited as the ‘Head Start Supplemental Authorization Act of 1989.’”

SHORT TITLE OF 1988 AMENDMENT

Pub. L. 100-297, title II, §2501, Apr. 28, 1988, 102 Stat. 325, provided that part E (§§2501-2504) of title II of Pub. L. 100-297, which enacted subchapter V of this chapter, amended section 9833 of this title, and enacted provisions set out as notes under this section and section 9881 of this title, could be cited as the ‘Comprehensive Child Development Centers Act of 1988’, prior to repeal by Pub. L. 103-252, title I, §112(b)(1), (2)(A), May 18, 1994, 108 Stat. 640, 641.

SHORT TITLE OF 1986 AMENDMENT

Pub. L. 99-425, §1, Sept. 30, 1986, 100 Stat. 966, provided: “That this Act [enacting sections 8628a, 9812a, 9910b, and 10901 to 10905 of this title, amending sections 8621, 8623, 8624, 8629, 9803, 9834, 9835, 9837, 9840, 9862, 9867, 9871, 9874, 9877, 9901 to 9904, 9905a, 9908 to 9910, and 9910a of this title and section 4033 of Title 20, Education, enacting provisions set out as notes under this section and sections 8621, 8623, and 10901 of this title, and amending provisions set out as notes under section 9861 of this title and section 1932 of Title 7, Agriculture] may be cited as the ‘Human Services Reauthorization Act of 1986.’”

SHORT TITLE OF 1984 AMENDMENT

Pub. L. 98-558, §1, Oct. 30, 1984, 98 Stat. 2878, provided: “That this Act [enacting sections 9871 to 9877, 9905a, and 9910a of this title and sections 1070d-31 to 1070d-41, 1119d to 1119d-8, 1119e to 1119e-5, and 4201 to 4206 of Title 20, Education, amending sections 2991b, 2992b to 2992d, 6862, 6865, 8621 to 8624, 8626, 8627, 8629, 9832, 9834 to 9836, 9840, 9843, 9844, 9846, 9862, 9901, 9902, 9904, 9908, and 9910 of this title and section 4061 of Title 20, enacting provisions set out as notes under sections 2991, 8621, and 9904 of this title, and amending provisions set out as a note under section 9861 of this title] may be cited as the ‘Human Services Reauthorization Act.’”

SHORT TITLE

Pub. L. 97-35, title VI, §611, Aug. 13, 1981, 95 Stat. 489, provided that: “This subchapter [subchapter A (§§611-633) of chapter 8 of subtitle A of title VI of Pub. L. 97-35, enacting this subchapter] may be cited as the ‘Community Economic Development Act of 1981.’”

Pub. L. 97-35, title VI, §635, Aug. 13, 1981, 95 Stat. 499, provided that: “This subchapter [subchapter B (§§635-657) of chapter 8 of subtitle A of title VI of Pub. L. 97-35, enacting subchapter II of this chapter] may be cited as the ‘Head Start Act.’”

Pub. L. 97-35, title VI, subtitle A, ch. 8, subch. C, §658A(a), as added by Pub. L. 101-508, title V, §5082(2), Nov. 5, 1990, 104 Stat. 1388-236, and amended by Pub. L. 102-401, §3(a), Oct. 7, 1992, 106 Stat. 1959; Pub. L. 102-586, §8(c)(1), Nov. 4, 1992, 106 Stat. 5036; Pub. L. 104-193, title VI, §602(2), Aug. 22, 1996, 110 Stat. 2279; Pub. L. 113-186, §2, Nov. 19, 2014, 128 Stat. 1971, which provided that subchapter II-B of this chapter could be cited as the ‘Child Care and Development Block Grant Act of 1990’ and was formerly set out as a note under this section, was transferred to section 9857(a) of this title.

Pub. L. 97-35, title VI, subtitle A, ch. 8, subch. D, §661, formerly subch. C, §661, Aug. 13, 1981, 95 Stat. 508, as renumbered by Pub. L. 101-508, title V, §5082(1), Nov. 5, 1990, 104 Stat. 1388-236, and amended by Pub. L. 102-401,

§3(a), Oct. 7, 1992, 106 Stat. 1959; Pub. L. 102-586, §8(c)(1), Nov. 4, 1992, 106 Stat. 5036, provided that former subchapter III of this chapter could be cited as the "Follow Through Act", prior to repeal by Pub. L. 103-382, title III, §391(w), Oct. 20, 1994, 108 Stat. 4025.

Pub. L. 97-35, title VI, subtitle A, ch. 8, subch. E, §670H, formerly subch. D, §670H, as added by Pub. L. 99-425, title III, §304, Sept. 30, 1986, 100 Stat. 968, renumbered by Pub. L. 101-508, title V, §5082(1), Nov. 5, 1990, 104 Stat. 1388-236, and amended by Pub. L. 102-401, §3(a), Oct. 7, 1992, 106 Stat. 1959; Pub. L. 102-586, §8(c)(1), Nov. 4, 1992, 106 Stat. 5036, provided that: "This subchapter [subchapter E (§§670A-670H), formerly subchapter D, of chapter 8 of subtitle A of title VI of Pub. L. 97-35, enacting subchapter IV of this chapter] may be cited as the 'State Dependent Care Development Grants Act'."

Pub. L. 97-35, title VI, subtitle A, ch. 8, subch. F, §670M, formerly subch. E, §670M, as added by Pub. L. 100-297, title II, §2503, Apr. 28, 1988, 102 Stat. 325, renumbered by Pub. L. 101-508, title V, §5082(1), Nov. 5, 1990, 104 Stat. 1388-236, and amended by Pub. L. 102-401, §3(a), Oct. 7, 1992, 106 Stat. 1959; Pub. L. 102-586, §8(c)(1), Nov. 4, 1992, 106 Stat. 5036, provided that former subchapter V of this chapter could be cited as the "Comprehensive Child Development Act", prior to repeal by Pub. L. 103-252, title I, §112(b)(1), (2)(B), May 18, 1994, 108 Stat. 640, 641.

INCONSISTENT LAWS SUPERSEDED DURING FISCAL
YEARS 1982, 1983, AND 1984

Pub. L. 97-35, title VI, §601, Aug. 13, 1981, 95 Stat. 483, provided that:

"(a) Any provision of law which is not consistent with the provisions of this subtitle [subtitle A (§§601-670) of title VI of Pub. L. 97-35, see Tables for classification] hereby is superseded and shall have only such force and effect during each of the fiscal years 1982, 1983, and 1984 which is consistent with this subtitle.

"(b) Notwithstanding any authorization of appropriations for fiscal year 1982, 1983, or 1984 contained in any provision of law which is specified in this subtitle, no funds are authorized to be appropriated in excess of the limitations imposed upon appropriations by the provisions of this subtitle."

§ 9802. "Community development corporation" defined

For purposes of this subchapter, the term "community development corporation" means a nonprofit organization responsible to residents of the area it serves which is receiving financial assistance under part A and any organization more than 50 percent of which is owned by such an organization, or otherwise controlled by such an organization, or designated by such an organization for the purpose of this subchapter.

(Pub. L. 97-35, title VI, §613, Aug. 13, 1981, 95 Stat. 489.)

§ 9803. Repealed. Pub. L. 105-285, title II, § 202(b)(1), Oct. 27, 1998, 112 Stat. 2755

Section, Pub. L. 97-35, title VI, §614, Aug. 13, 1981, 95 Stat. 489; Pub. L. 99-425, title IV, §405(c)(3), Sept. 30, 1986, 100 Stat. 970, related to source of funds for carrying out this subchapter.

§ 9804. Advisory Community Investment Board

(a) National Community Investment Board; functions, composition, etc.

(1) The President is authorized to establish a National Advisory Community Investment Board (hereinafter in this section referred to as the "Investment Board"). Such Investment

Board shall be composed of 15 members appointed, for staggered terms and without regard to the civil service laws, by the President, in consultation with the Secretary of Health and Human Services (hereinafter in this subchapter referred to as the "Secretary"). Such members shall be representative of the investment and business communities and appropriate fields of endeavor related to this subchapter. The Investment Board shall meet at the call of the chairperson, but not less often than 3 times each year. The Secretary and the administrator of community economic development programs shall be ex officio members of the Investment Board.

(2) The Secretary shall carry out the provisions of this subchapter through an appropriate office.

(b) Function

The Investment Board shall promote cooperation between private investors and businesses and community development corporation projects through—

(1) advising the Secretary and the community development corporations on ways to facilitate private investment;

(2) advising businesses and other investors of opportunities in community development corporation projects; and

(3) advising the Secretary, community development corporations, and private investors and businesses of ways in which they might engage in mutually beneficial efforts.

(c) Local advisory community investment boards; establishment, composition, etc.

The governing body of each Community Development Corporation may establish an advisory community investment board composed of not to exceed 15 members who shall be appointed by the governing body after consultation with appropriate local officials. Each such board shall promote cooperation between private investors and businesses and the governing body of the Community Development Corporation through—

(1) advising the governing body on ways to facilitate private investors;

(2) advising businesses and other investors of opportunities in Community Development Corporation projects; and

(3) advising the governing body, private investors, and businesses of ways in which they might engage in mutually beneficial efforts.

(Pub. L. 97-35, title VI, §615, Aug. 13, 1981, 95 Stat. 489; Pub. L. 105-285, title II, §202(b)(2), Oct. 27, 1998, 112 Stat. 2755.)

AMENDMENTS

1998—Subsec. (a)(2). Pub. L. 105-285 substituted "through an appropriate office" for "through the Office of Community Services established in section 9905(a) of this title".

TERMINATION OF ADVISORY BOARDS

Advisory boards established after Jan. 5, 1973, to terminate not later than the expiration of the 2-year period beginning on the date of their establishment, unless, in the case of a board established by the President or an officer of the Federal Government, such board is renewed by appropriate action prior to the expiration of such 2-year period, or in the case of a board estab-